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Washington, D.C. 20231

	Washington, D.C. 20231	
		#43
	MAILING DATE MAY 1 1997	5/15/9
David A. Rose Conley, Rose & Tayon, P. C.	PATENT NO. 5,550,753 PATENT DATE 08/27/	9/13/7
P.O. Box 3267 Houston, Texas 77253-3267	PATENTEE: Michael E. Tompkins, et al	
	ATTORNEY DOCKET NO. 86-1198-06-A	
ertificate of Correction requested in the patent identified ted as requested. The Certificate, so modified, will be is	above has been APPROVED with the exception indicated below. The remaining usued on	g errors will be
	UDED IN THE CERTIFICATE SINCE THE REQUEST WAS FILED UND	ER RULE 322:
1. Column, line, is	printed in accordance with the record.	
(a) The change referred to was initialed and	d dated by applicant before execution of the application papers.	
In column (Abstract), line 5, the of the amendment was omitted.	e error resulted from applicant's failure to comply with Rule 121(a), in that the pr	recise point of entry
3. In column, line, the use of brackets, instead of parentheses, to cancel	alleged error is due to applicant's failure to comply with Rule 121(b), wherein probable to indicate new subject matter.	ovision is made for
4. Omission of the priority data from the patent res	ulted from applicant's failure to fully comply with 35 U.S.C. 119, in that:	

(a) The priority data was omitted from the oath, or declaration (b) The claim for priority was not included in the application papers. (c) The certified copy of the foreign application was not filed. 5. Since, the inventor name(s) is/are printed in accordance with the type written signature, no correction is in order here, unless a petition is granted (See Petition filing information below). 6. The assignment data is printed in the patent in accordance with PTO-85b, submitted by applicant at time of payment of the base issue fee, no correction is in order here, unless a petition is granted (See Petition filing information below). Any petition should be directed to the attention of the Assistant Commissioner for Patents, using the following mailing address or FAX number. OR By FAX: (703) 308-6916 By Mail: Commissioner of Patents and Trademarks **Box DAC** Attn: Office of Petitions Washington, D.C. 20231 , the error arose because Rule 1.52(a) or 1.52(b) was not complied with. Consequently, words on top _ , line _ of certain pages were obliterated or not legible causing the Office to provide what appeared to be the proper words. B. THE REQUEST HAS BEEN CHANGED AS SHOWN BELOW TO COMPLY WITH THE RECORD: 1. The error complained of in column ______, line ______, occurred in column _____, line _____, where the changes will be made. has been modified to read:

	C	. THE FOLLOWIN	G CORRECTION	N(S) CANNOT	BE INCLUDED I	N THE CERTIFICA	TE FOR THE REAS	ONS GIVEN BELOW:
一	1.	The word	, purported to be	in column	, line	, cannot be found	in the printed patent.	
	2.	The alleged error in	column	, line	, is an editing cl	nange made in accorda	ance with the style of the	ne Invention Patent Manual.
	3.	In columnpermissible amendm	_ , line nents enumerated in	, the alleged en M.P.E.P. 1302.	rror is in fact a cha 04.	nge made by the exam	niner and considered to	be in accordance with the
	4.	In the title, it is the p	practice to exclude	words such as "I	mprovements in",	'New", "A", "Novel",	etc., from the printed p	atent.
	5.	Comparison of the p	patent in column	, line	, with	n the corresponding lo	cation in the application	n file reveals that there is
	6.	The numbering of the as described in M.P.		dependency in the	ne printed patent is	in accordance with the	e renumbering of depe	ndent claims by the examiner
	7.	The alledged error in error is involved and the Certificate.	n column I since applicant fil	, line led no objection	, is a char prior to payment of	nge made in an Examin f the base issue fee, the	ner's Amendement at ti e requested change wil	me of allowance. Since no loot be included in
	8.	The error complaine	ed of in column,		_ line	, cannot be correct	ted since:	
D. ADD	ITI	ONAL CORRECTION	ب ONS:					
E. OTH	ER:							
FOR AD	DIT	TIONAL INFORMA	TION REGARDI	NG THIS NOT	IFICATION PLE	ASE CONTACT:		
		inda Watson ertificates of Correc	tion					

This decision is rendered pursuant to authority delegated by the Solicitor under authority delegated to him by the Commissioner of Patents and Trademarks.

Supervisor, Certificates of Correction Branch

WITHIN 4 WEEKS FROM MAILING DATE OF THIS NOTIFICATION